1 2 3 4 UNITED STATES DISTRICT COURT 5 NORTHERN DISTRICT OF CALIFORNIA 6 SAN FRANCISCO DIVISION 7 MDL 2672 CRB (JSC) 8 IN RE: VOLKSWAGEN "CLEAN DIESEL" MARKETING, SALES 9 PRETRIAL ORDER NO. 10: ORDER PRACTICES, AND PRODUCTS LIABILITY LITIGATION REGARDING MOTIONS TO REMAND 10 11 This Order Relates to: 12 ALL ACTIONS (except securities fraud actions) 13 14 15 Pursuant to Pretrial Order No. 8 [Dkt. No. 1087], the Court stayed all pending motions to 16 remand and directed Plaintiffs' Lead Counsel and Defendants' Liaison Counsel to propose a 17 schedule for filing, briefing and hearing of any motions to remand. Plaintiffs' Lead Counsel has 18 informed the Court that some or all of the motions to remand may involve factual issues requiring 19 some discovery, as well as input from counsel representing the plaintiffs seeking remand and 20 counsel representing certain non-Volkswagen defendants and/or third parties. Defendants' 21 Liaison Counsel has informed the Court that they are willing to meet and confer regarding the 22 potential for discovery in connection with the motions to remand. 23 Accordingly, the Court adopts the following schedule: 24 1. All motions to remand shall continue to be stayed to allow Plaintiffs' Lead 25 Counsel, Defendants' Liaison Counsel, counsel for plaintiffs seeking remand, counsel for 26 defendant Solazyme, and counsel for defendant Amyris, Inc. to meet and confer concerning the 27 scope of any discovery that may be required concerning the motions to remand, and to discuss the 28 potential implications of that discovery upon general case management issues.

ORDER NO. 10 (ORDER REGARDING MOTIONS TO REMAND)

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2. Within 21 days of this Order, Plaintiffs' Lead Counsel and Defendants' Liaison Counsel shall provide the Court with an agreed-upon schedule for any discovery related to the motions to remand and a filing and briefing schedule(s) for those motions. If agreement cannot be reached, each party shall submit its own proposal with a memorandum (not to exceed five (5) pages) explaining why the Court should adopt that party's particular proposal.

3. In the event any actions are subsequently transferred to this Court for coordinated or consolidated pretrial proceedings and, prior to transfer, plaintiffs filed motions to remand, such motions shall be stayed to allow Plaintiffs' Lead Counsel, Defendants' Liaison Counsel, counsel for plaintiffs seeking remand, and any other relevant parties to meet and confer concerning the matters described in paragraph (1) above. Within 21 days of transfer to this Court, Plaintiffs' Lead Counsel and Defendants' Liaison Counsel shall provide the Court with an agreed-upon schedule for any discovery related to the motions to remand and a filing and briefing schedule(s) for those motions. If agreement cannot be reached, each party shall submit its own proposal with a memorandum (not to exceed five (5) pages) explaining why the Court should adopt that party's particular proposal.

IT IS SO ORDERED.

Dated: February 25, 2016

CHARLES R. BREYER United States District Judge

ORDER NO. 10